

UNITED STATES DISTRICT COURT

DISTRICT OF OREGON

\_\_\_\_\_,

Plaintiff(s), Case No.: \_\_\_\_\_

v.

\_\_\_\_\_,

**JOINT ALTERNATIVE DISPUTE  
RESOLUTION REPORT**

Defendant(s).

Pursuant to LR 16-4(d), the parties to all cases, unless exempt, are required to confer regarding ADR and file this report within one-hundred fifty (150) days of the initiation of a lawsuit. This report is submitted in compliance with LR 16-4(d).

1. Have counsel held settlement discussions with their clients and the opposing party?

Yes       No

If not, provide an explanation:

2. The parties propose: (*check one of the following*)

(a) That this case be referred to a neutral of their choice for ADR not sponsored by the Court pursuant to LR 16-4(e)(1).

(b) That the Court refer this case to mediation using a Court-sponsored mediator. (*See LR 16-4(f) for Court-sponsored mediation procedures.*)  
The parties seek a Court mediator because:

---

---

---

(c) ADR may be helpful at a later date following completion of:

---

---

(d) The parties believe the Court would be of assistance in preparing for ADR by:

---

---

(e) The parties do not believe that any form of ADR will assist in the resolution of this case.

(f) Other:

---

---

---

Dated: \_\_\_\_\_

By: \_\_\_\_\_

By: \_\_\_\_\_